UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LV, RC, AD, NA, ADJ, YG, LO, AP, RLB, RD, and JYW, individually; and VSG, HR, CW, SS, MG, MS, ST, RZ, MC, and JP, on behalf of themselves and all others similarly situated,

ECF CASE

Plaintiffs,

v.

NEW YORK CITY DEPARTMENT OF EDUCATION; NEW YORK CITY BOARD OF EDUCATION; Richard A. Carranza, in his individual and official capacity as Chancellor of the New York City School District,

Defendant.

No. 03 Civ. 9917 (LAP)

PROPOSED JUDGMENT FOR DECLARATORY RELIEF

WHEREAS, pursuant to Section 1415 of the Individuals with Disabilities Education Act,

20 U.S.C. § 1400 et seq. (the "IDEA"), and the New York State Education Law, Defendant the

New York City Department of Education (the "DOE") is responsible for implementing final

impartial hearing orders (as described in Section 1415 of the IDEA), including orders to pay or

reimburse the payment of tuition on behalf of members of the Class in this action at New York

City private schools;

WHEREAS, on October 23, 2020, Plaintiffs moved the Court for a declaratory judgment

that DOE's refusal or failure to implement final impartial hearing orders pending review of

private schools' remote learning programs violates Section 1415 of the IDEA and Section 4404

of the New York State Education Law (see ECF Nos. 234, 238);

WHEREAS, on February 18, 2021, the Court granted Plaintiffs' motion (see

Memorandum and Order, ECF No. 258) (the "Order"),

NOW, THEREFORE, IT IS HEREBY ADJUDGED AND DECLARED THAT:

1. In light of the foregoing, and for the reasons set forth in the Order, DOE's

withholding of tuition payments required by final impartial hearing orders until it approves the

private schools' remote-learning plans violates Section 1415 of the IDEA and Section 4404 of

the New York State Education Law;

2. In light of the foregoing, and for the reasons set forth in the Order, DOE's refusal

to implement final impartial hearing orders until it approves the private schools' remote-learning

plans violates Section 1415 of the IDEA and Section 4404 of the New York State Education

Law.

DATED: March 2, 2021

The Honorable Loretta A. Preska

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United States District Judge

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